## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

EDSAL MANUFACTURING COMPANY, INC., an Illinois Corporation,

Plaintiff,

v.

JS PRODUCTS, INC., a Nevada corporation Defendant.

Case No.: 2:23-cv-00972-RFB-NJK

ORDER TO
EXTEND DEADLINE FOR
DEFENDANT TO FILE ITS
RESPONSE TO PLAINTIFF' MOTION
FOR AN ORDER TO SHOW CAUSE
(ECF 31)

(First Request)

Defendant JS Products, Inc. ("JS Products") and Plaintiff, Edsal Manufacturing Company, Inc.'s ("Edsal") by and through their respective counsel, hereby stipulate and agree to an Order to extend the deadline for JS Products to file its response to Plaintiff's Motion for an Order to Show Cause (ECF 31) two business days from December 15, 2023, to <u>December 19, 2023</u>. This is the first request for such and extension, and it is made as follows:

1. On December 1, 2023, Edsal filed a Motion for an Order to Show Cause for Defendant's Failure to Comply with Court Order (ECF 31). The deadline for JS Products to respond is December 15, 2023.

1	2. JS Products seeks this extension	on to accommodate the travel and scheduling
2	conflicts of counsel precluding counsel from completing the response prior to the extended	
3	deadline. JS Product's counsel is traveling and will be out of the office December 15-18, 2023,	
4	in connection with family obligations. While counsel had hoped to avoid seeking an extension,	
5	unexpected obligations on other federal court matters the week prior conflicted with that	
6	expectation. This request is made in good faith and for good cause and not for any purpose of	
7	delay or harm.	
8	NOW THEREFORE, the Parties hereby stipulate to the entry of an order extending the	
9	deadline for JS Products to file its response to Edsal's Motion for an Order to Show Cause (ECF	
10	31) two business days from December 15, 2023, to December 19, 2023.	
11	DATED: December 15, 2023.	
12	/s/ John P. Aldrich	/s/ F. Christopher Austin
13 14 15 16 17	John P. Aldrich, Esq. jaldrich@johnaldrichlawfirm.com Catherine Hernandez chernandez@johnaldrichlawfirm.com ALDRICH LAW FIRM, LTD. 7866 West Sahara Avenue Las Vegas, Nevada 89117 Tel (702) 853-5490 Fax (702) 227-1975	F. Christopher Austin, Esq. (SBN 6559) R. Scott Weide, Esq. (SBN 5541) WEIDE & MILLER, LTD 10655 Park Run Drive, Suite 100 caustin@weidemiller.com sweide@weidemiller.com  Ryan J. Works, Esq. (NSBN 9224) McDONALD CARANO LLP
18	Brett A. Schatz (Pro Hac Vice)	2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102
19		rworks@mcdonaldcarano.com
20	WOOD, HERRON & EVANS, L.L.P. 600 Vine Street, Suite 2800	Attorneys for Defendant
21	Cincinnati, Ohio 45202 Telephone: (513) 241-2324 Esserimila: (513) 241-6234	
22	Facsimile: (513) 241-6234	
23	Attorneys for Plaintiff	
24	IT	IS SO ORDERED
25		
26	U.S. MAGISTRATE JUDGE	
27	Dated: December 18, 2023	
28		